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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/677,558	09/29/2000	Gi-Young Jeun	29347/990488	1618
7590 02/28/2006			EXAMINER	
Marshall O'Toole Gerstein			NGUYEN, DILINH P	
Murray & Boru	n			
6300 Sears Tower			ART UNIT	PAPER NUMBER
233 South Wacker Drive			2814	
Chicago, IL 6	0606-6402		DATE MAIL ED 00/00/00	_

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/677,558	JEUN ET AL.				
Office Action Summary	Examiner	Art Unit				
	DiLinh Nguyen	2814				
The MAILING DATE of this communication a Period for Reply	appears on the cover shee	t with the correspondence ad	ldress			
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perion is allure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the may be a searned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMU 1.136(a). In no event, however, ma od will apply and will expire SIX (6) tute, cause the application to become	JNICATION. ay a reply be timely filed MONTHS from the mailing date of this cone ABANDONED (35 U.S.C. § 133).	,			
Status						
1) Responsive to communication(s) filed on 06	February 2006.					
2a) ☐ This action is FINAL . 2b) ☑ T	This action is FINAL . 2b)⊠ This action is non-final.					
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closed in accordance with the practice unde	er Ex parte Quayle, 1935	C.D. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-6,8-11 and 19</u> is/are pending in t	he application.					
4a) Of the above claim(s) is/are withd	rawn from consideration					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-6,8-11 and 19</u> is/are rejected.						
7) Claim(s) is/are objected to.	d/a alalia					
8) Claim(s) are subject to restriction and	a/or election requirement	•				
Application Papers						
9) The specification is objected to by the Exam	iner.					
10)☐ The drawing(s) filed on is/are: a)☐ a	ccepted or b) 🗌 objected	I to by the Examiner.				
Applicant may not request that any objection to t	-, ,	•				
Replacement drawing sheet(s) including the corr						
11)☐ The oath or declaration is objected to by the	Examiner. Note the attac	ched Office Action or form Pi	10-152.			
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for forei a)⊠ All b)□ Some * c)□ None of:	ign priority under 35 U.S.	C. § 119(a)-(d) or (f).				
 ☐ Certified copies of the priority docume 	ents have been received.					
2. Certified copies of the priority docume						
3. Copies of the certified copies of the p	=	een received in this National	Stage			
application from the International Bur	, , , , , , , , , , , , , , , , , , , ,	wat was in a				
* See the attached detailed Office action for a l	ist of the certified copies	not received.				
Attachment(s)		in Comment (DTO 460)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 	Paper	iew Summary (PTO-413) · No(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date <u>2/6/06</u> .	08) 5) Notice 6) Other	e of Informal Patent Application (PTC: :	O-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-2, 4 and 10-11 are rejected under 35 U.S.C. 102(b) as being anticipated by Hamzehdoost et al. (U.S. Pat. 5430331) (previously applied).

Hamzehdoost et al. discloses a semiconductor package comprising:

a lead frame 154 having a first portion 152 at a first level, a second portion connected to the first portion at a second level, and a plurality of terminals connected to the second portion;

a power circuit 150 mounted on a first surface of the first portion;

a heat sink 144 or 130 comprising at least one compound selected from the group consisting of AIN (cover fig., column 6, lines23-24)) and having an electrically insulating property and thermal conductivity, wherein the heat sink directly contacts a second surface opposite the first surface of the first portion of the lead frame and wherein a surface of the heat sink is exposed to the outside of the semiconductor power module (fig. 9B); and

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a sealer having an electrically insulating property and thermal conductivity, wherein the sealer covers the power circuit (cover fig. and fig. 14A, column 9, lines 17-21).

- Regarding claim 2, Hamzehdoost et al. discloses that the first portion of the lead frame is centrally positioned within the lead frame (fig. 14A).
- Regarding claim 4, Hamzehdoost et al. discloses that the first surface of the first portion is a top surface and wherein the second surface of the first portion is a bottom surface (fig. 14A).
- Regarding claim 10, Hamzehdoost et al. discloses that the heat sink and the sealer each have grooves 132 and wherein the heat sink and the sealer are connected to each other by means of the grooves (cover fig.).
- Regarding claim 11, Hamzehdoost et al. discloses that the heat sink 130 or 144
 is sheet-shaped (cover fig. and fig. 14A).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 3, 5 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hamzehdoost et al. (U.S. Pat. 5430331) (previously applied) in view of Majumdar et al. (U.S. Pat. 5703399) (previously applied).

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 Regarding claims 3 and 5, Hamzehdoost et al. substantially discloses all the limitations as claimed above except for the package comprising a power semiconductor element and a control circuit that drives the power circuit.

However, Majumdar et al. disclose that a lead frame 3 having a first portion at a first level, a second portion surrounding the first portion at a second level, and a plurality of terminals 15 and 17 connected to the second portion;

a power circuit 9 includes a power semiconductor element 4a; and a control circuit 8 that drives the power circuit (fig. 9, column 7, lines 10-25).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device of Hamzehdoost et al. by having a power semiconductor element and a control circuit that drives the power circuit, as taught by Majumdar et al., such the power element and control circuit would enhance the noise resistance and control the operation of the power circuit (column 7, lines 10-12).

- Regarding claim 11, Majumdar et al. disclose that the heat sink 1 is sheetshaped (fig. 9).
- 5. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hamzehdoost et al. (U.S. Pat. 5430331) (previously applied) in view of McCarthy et al. (U.S. Pat. 3956726) (previously applied).

Hamzehdoost et al. substantially discloses all the limitations as claimed above except the module further comprising a heat detection circuit.

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However, McCarthy et al. disclose a device comprising a heat detection circuit (column 1, lines 39-42). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device of Hamzehdoost et al. by having a heat detection circuit, as taught by McCarthy et al., such the heat detection circuit would detect the heat produced by the semiconductor element for the package device (column 1, lines 39-42).

6. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hamzehdoost et al. (U.S. Pat. 5430331) (previously applied) in view of Tomita et al. (U.S. Pat. 5440169) (previously applied).

Hamzehdoost et al. substantially discloses all the limitations as claimed above except the heat sink is adhered to at least one of the lead frame and the sealer with an adhesive.

However, Tomita et al. disclose a heat sink 30 is adhered to at least one of the lead frame and a sealer 6 with an adhesive of a plurality of dimples 25 (fig. 8, column 5, lines 35-60). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device of Hamzehdoost et al. by having the heat sink is adhered to the lead frame and the sealer with an adhesive, as taught by Tomita et al., in order to improve the molding characteristics for the semiconductor package (column 5, lines 60 et seq.).

7. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hamzehdoost et al. (U.S. Pat. 5430331) (previously applied) in view of Tomita et al.

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(U.S. Pat. 5440169) (previously applied) and further in view of Majumdar et al. (U.S. Pat. 5703399) (previously applied).

As discussed in details above, the combination of Hamzehdoost et al. and Tomita et al. substantially disclose all the limitations as claimed above except the adhesive contains a filler that includes at least one compound selected from the group consisting of Al₂O₃, AlN and BeO.

However, Majumdar et al. disclose a highly heat conducting resin 2, wherein the adhesive contains a filler that includes at least one compound selected from the group consisting of AIN (column 8, lines 22-34). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to select AIN for the filler in the adhesive of the above combination because as taught by Majumdar et al., such the filler in the adhesive would provide a highly heat conducting resin with an excellent electric insulating property and thermal conductivity (column 8, lines 25-34).

8. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hamzehdoost et al. (U.S. Pat. 5430331) (previously applied).

Hamzehdoost et al. discloses a semiconductor package comprising:

a lead frame 154 having a first portion 152 at a first level, a second portion connected to the first portion at a second level, and a plurality of terminals connected to the second portion;

a power circuit 150 mounted on a first surface of the first portion;

a heat sink 144 or 130 having an electrically insulating property and thermal conductivity, wherein the heat sink directly contacts a second surface opposite the first

surface of the first portion of the lead frame and wherein a surface of the heat sink is exposed to the outside of the semiconductor power module (fig. 9B); and

a sealer having an electrically insulating property and thermal conductivity, wherein the sealer covers the power circuit (cover fig. and fig. 14A, column 9, lines 17-21).

Hamzehdoost et al. do not explicitly disclose that the heat sink comprising at least one compound selected from the group consisting of Al₂O₃. However, Hamzehdoost et al. disclose that the heat sink 130 or 144 is formed of an aluminum nitride material, although any of the numerous other similar ceramic-type substrate materials well known in the art are suitable (column 6, lines 23-26). Moreover, selection of a known material based on its suitability for its intended use supported a prima facie obviousness determination in Sinclair & Carroll Co., Inc. v. Interchemical Corp., 325 U.S. 327, 65 USPQ 297 (1945).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DiLinh Nguyen whose telephone number is (571) 272-1712. The examiner can normally be reached on 8:00AM - 6:00PM (M-F).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wael Fahmy can be reached on (571) 272-1705. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DLN

PHAT X. CAO
PRIMARY EXAMINER